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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/519,190	19,190 12/22/2004 Achim Grefenstein		12810-00006-US	6808
	7590 09/06/200 BOVE LODGE & HUT		EXAM	INER
1875 EYE STREET, N.W. KRUER, KEVIN R				KEVIN R
SUITE 1100 WASHINGTO	N, DC 20036		ART UNIT	PAPER NUMBER
			1773	
			NAME DATE	· · · · · · · · · · · · · · · · · · ·
			MAIL DATE	DELIVERY MODE
		•	09/06/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)	· · · · · · · · · · · · · · · · · · ·
Office Action Summary		10/519,190	GREFENSTEIN E	ET AL.
		Examiner	Art Unit	
		Kevin R. Kruer	1773	
The MAILING DATE of the Period for Reply	is communication app	ears on the cover sheet with	h the correspondence a	ddress
A SHORTENED STATUTORY WHICHEVER IS LONGER, FRO Extensions of time may be available under after SIX (6) MONTHS from the mailing da If NO period for reply is specified above, it Failure to reply within the set or extended Any reply received by the Office later than earned patent term adjustment. See 37 C	DM THE MAILING DA the provisions of 37 CFR 1.13 te of this communication. the maximum statutory period we period for reply will, by statute, three months after the mailing	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re- rill apply and will expire SIX (6) MONT cause the application to become ABA	ATION.  Oly be timely filed  HS from the mailing date of this of NDONED (35 U.S.C. § 133).	·
Status				
	2b)⊠ This condition for allowar	26 2007. action is non-final. ace except for formal matte ix parte Quayle, 1935 C.D.		e merits is
Disposition of Claims				
4)	12,13,15-21,23,25,26 wed. ?7 is/are rejected. ected to.	<u>and 28-31</u> is/are withdraw	n from consideration.	
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	is/are: a) ☐ acce at any objection to the o (s) including the correcti	epted or b) objected to be drawing(s) be held in abeyand ion is required if the drawing(s	e. See 37 CFR 1.85(a). i) is objected to. See 37 C	• •
Priority under 35 U.S.C. § 119				
<ul><li>2. ☐ Certified copies of the certified</li><li>3. ☐ Copies of the certified</li></ul>	None of: he priority documents he priority documents ed copies of the prior International Bureau	s have been received. s have been received in Ap ity documents have been r i (PCT Rule 17.2(a)).	plication No eceived in this Nationa	l Stage
Attachment(s)  1) Notice of References Cited (PTO-892)		4) ☐ Interview Su		
Notice of Draftsperson's Patent Drawi     Information Disclosure Statement(s) (     Paper No(s)/Mail Date		Paper No(s)	/Mail Date, ormal Patent Application	

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## **DETAILED ACTION**

## Election/Restrictions

1. Claims 12, 13, 15-21, 23, 25, 26, and 28-31 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected species, there being no allowable generic or linking claim. Applicant timely traversed the restriction (election) requirement in the reply filed on February 9, 2007. The examiner notes the improper status identifier was used for claims 12, 13, 15-21, 23, 25, 26, and 28-30. Said claims are currently "withdrawn" from consideration.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 14, 22, 24, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over in view of JP 56-161160A (Ashai Dow) in view of WO 2001/083574 (herein referred to as "Breulmann"). US 2003/0105225A1 has been utilized as an English translation of the Breulmann reference and all citations herein refer to the U.S. publication.

Ashai Dow teaches a laminate comprising a HIPS outer layer (A), a styrene copolymer intermediate layer(C) and an ABS layer (abstract). The HIPS layer is understood to read on the claimed "outer layer" of claim 14 and may comprise 100% alpha-methylstyrene (see col 5).

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Ashai Dow does not teach the ABS layer should comprise the claimed "substrate layer" composition. However, Breulmann teaches a composition that has better notch impact resistance, toughness, penetration energy, flowability, and surface gloss than ABS (008 and 002). The graft copolymer molding composition comprises:

a1: from 10 to 90% by weight of a particulate graft base A1, made from a particulate emulsion polymer with a glass transition temperature below 0°C made from

all: from 70 to 100% by weight of butadiene or of at least one C1.8-alkyl acrylate, or of mixtures of these, as component A11,

a12: from 0 to 20% by weight of at least one polyfunctional crosslinking monomer, as component A12,

a13: from 0 to 30% by weight of other copolymerizable monomers, as component A13, the total amount of these being 100% by weight,

a2: from 10 to 90% by weight of a graft A2 made from the following monomers, the amounts being based on A2,

a21: from 60 to 100% by weight of at least one vinylaromatic monomer, or of a (meth)acrylic ester or of mixtures of these, as component A21, and

a22: from 0 to 40% by weight of at least one ethylenically unsaturated monomer, as component A22,

has a median particle diameter of from 130 to 500 nm and has polymodal particle size distribution in which less than 40% by weight of the particles are present in any particle size range of width 50 nm (abstract). The composition further comprises component B which comprises 60-100% by weight of vinylaromatic monomers and 0-40% by weight

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of an ethylenically unsaturated monomer, preferably of acrylonitrile or methyl methacrylate (0068-0070). Thus, it would have been obvious to utilize the composition taught in Breulmann in place of the ABS layer taught in Asahi Dow in order to improve the impact resistance, mechanical properties, toughness, and flowability of layer (C).

With regards to claim 22, Ashai Dow does not teach the claimed thickness.

However, it would have been obvious to the skilled artisan to vary the thickness of the composite sheet according to the desired end use of the product. With regards to claim 27, the properties claimed therein are understood to be inherent to the composition taught by Ashai Dow in view of Breulmann since said composition/laminate is compositionally identical to the claimed invention.

# Response to Arguments

Applicant's arguments with respect to the pending claims have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin R. Kruer whose telephone number is 571-272-1510. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carol Chaney can be reached on 571-272-1284. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Kevin R. Kruer

H- R Knuer

Patent Examiner-Art Unit 1773